AN ACT concerning

Unemployment Insurance - Employees of Beards-ef-Education Educational Institutions

FOR the purpose of requiring educational institutions to provide the Employment Security Administration with certain information regarding individuals who have reasonable assurance of continued employment in the next academic year; and relating generally to unemployment benefits for employees of boards of education.

BY repealing and reenacting, with amendments,

Article 95A - Unemployment Insurance Law Section 4(f)(4)
Annotated Code of Maryland (1979 Replacement Volume and 1979 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows:

Article 95A - Unemployment Insurance Law

4.

Any unemployed individual is eligible to receive benefits with respect to any week only if the Executive Director finds that:

(f) (4) An individual may not be paid benefits based on covered service performed in any capacity other than an instructional, research, or principal administrative capacity for any educational institution that is not an institution of higher education for any week of unemployment that begins after December 31, 1977, during a period between two successive academic years or terms, if the individual performs the service in the first year or term and there is a reasonable assurance that the individual will perform the service in the second year or term. BEFORE JULY 1 OF EACH YEAR EACH SUCH EDUCATIONAL INSTITUTION SHALL PROVIDE THE EMPLOYMENT SECURITY ADMINISTRATION WITH THE NAME AND SOCIAL SECURITY NUMBER OF EACH INDIVIDUAL WHO HAS REASONABLE ASSURANCE THAT HE WILL PERFORM THE SUCH SERVICE IN THE NEXT ACADEMIC YEAR OR-TERM.—AN-INDIVIDUAL—WHOSE—NAME—APPEARS—ON THE—BIST—IS—INELIGIBLE—FOR—BENEFITS—UNTIL—THE—START—OF—THE NEXT—ACADEMIC—YEAR.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July June 1, 1980.

Approved April 22, 1980.